

REVISED DATE: 09/2001

FORM TO BE USED BY A STATE PRISONER IN FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. SECTION 1983 OR BY A FEDERAL PRISONER IN FILING A BIVENS CLAIM.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ~~WEST VIRGINIA~~
WESTERN DIVISION

West Virginia
Huntington

NO.

6:05-0729
(leave this space blank)

FILED
SEP - 6 2005
See 8/11/05
Attachments
U.S. District & Bankruptcy Courts
Southern District of West Virginia

1. MR. Cornelius Mucker Jr.
(in Propria Persona)
(enter full names of each plaintiff(s))

UNDER IMMINENT DANGER
OF SERIOUS PHYSICAL HARM

v.

Inmate Number 0412703 STATE

23165056 Fed. Prison
Detainee

1. Michael Munns
2. PATTY DROSSNICKLE
3. DARRELL HARPER
4. Robert Fountain
(enter full names of each defendant(s))

5. WAGSTAFF 10. Secretary
6. Robert H. Hobgood 11. Director
7. Addington 12. Treasurer dep.
8. S. WINGROVE 13. VAN BUREN
9. Commissioner, unknown 14. G. CURRIE
15. James J. Win 16. John A. Cook

I. HAVE YOU BEGUN OTHER LAWSUITS IN FEDERAL COURT DEALING WITH THE SAME FACTS INVOLVED IN THIS ACTION? YES () NO (X)

If your answer is YES, describe the former lawsuit in the space provided below:

II. DID YOU PRESENT THE FACTS RELATING TO YOUR COMPLAINT TO THE STATE INMATE GRIEVANCE PROCEDURE? YES (X) NO ()

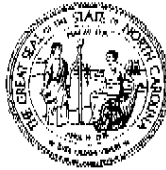
If your answer is YES:

1. What steps did you take?

See Attachment Grievance

2. What was the result? (Attach copies of grievances or other supporting documentation.)

See Attachment



North Carolina Department of Correction
Division of Prisons
Office of the Director

Michael F. Easley
Governor

Theodis Beck
Secretary

TO: Cornelius Tucker
LOCATION: Polk Youth (3980)
DATE: 6-30-03

OPUS #: 0412703
RE: Problems w/ condition
of confinement at facility

CORRESPONDENCE ADDRESSED TO:

☒ Director of Prisons ☐ Secretary of Correction ☐ Governor Other _____

☐ Your recent correspondence addressed to the official listed above has been forwarded to my office for review. After reviewing your correspondence, it has been determined that your concerns can best be addressed by staff at your assigned facility who are more familiar with this matter. Your correspondence is being returned to you and your concerns should be reviewed with your Case Manager or other Managers at your assigned prison. If your concerns have been addressed previously, no additional action will be taken in this matter.

☐ Your recent correspondence addressed to the official listed above has been forwarded to my office for review. The concerns expressed in your letter may warrant further review. Your correspondence has been forwarded to the section/office listed below for appropriate review and disposition. I have asked this section/office to review your correspondence and provide you with the appropriate response.

Forwarded To: _____

☐ Your recent correspondence addressed to the official listed above has been forwarded to my office for review. I appreciate your comments and thoughts. Your correspondence has been forwarded to the appropriate manager for their information and consideration.

☐ Your recent correspondence appealing the suspension of one of your visitors is being returned to you. Policy does not allow you to appeal a visitor's suspension for them. If your visitor wishes to appeal the suspension of visitation privileges, the visitor may do so by writing to the Director of Prisons.

Your grievance has been forwarded to my office for review. This grievance is not considered

to Director of A.C. Prison; Asst D. Osbourne

Notary de Probation

1. Inmate Name: CONLEY, LEE 2. Inmate No.: 09121031 - LOWELL, MINN

3. Location: Falk. D-103. Segment 4. Date: JUNE 24 2005

5. Grievance Statement: ed informed Supervisor Case mgr. Jennille Councilman
who denied notary signed two weeks in a row, to not notary. Although
Notary Todd Clifford Notarizes Caucasian inmates legal documents. Not an
African American Prisoner. Since Admin Rowland took office. THE
CAUCASIAN POLK STAFF asserts An Un Compromising, deputation to Access to
Court, to US Af. American Prisons. D-116 Peterson requested notary last week
to Councilman, to not notary. Cedric Caldwell requested notary. As did
and Clifford was in the unit to go. Notarizing Caucasians papers. But
black guards in Foreman us. Clifford, hurriedly duck out, to deny us blacks.
Notary Service. This is a direct Product of Michael Munas and Councilman
to suppress, hide, cover up, conceal cruel and unusual Punishments. Discrimi
Atrocious manifest. First, 6th and 14th U.S. Const. Am. violation.

6. What remedy would resolve your grievance?: 1) Require nursing service for (A) small claims
Proceedings Injury case Against Polk (b) Savings bonds Ref-1043 Forms (2) Medical
Discovered Interval for U.S. Bureau Oct. 10, 5-11 and 5-10-05. Discovered by Nurse, Smith
Y. Mitchell.

7. Inmate Signature: Cornelius Tucker I have deadline today to file motion

7. Inmate Signature: Corneilus Tucker I have the money to file the
04-040-936

RECEIVED
 10/30/2005

10. ☐ This grievance is returned and can only be accepted when your current grievance completes step 10. 30 2005

DIVISION OF PRISONS

13. The grievance is rejected for the following reason(s): (Enter Code) _____

- | | | |
|------------------------------------|--------------------------------|---------------------------------|
| A. State or Federal Court Decision | B. Parole Commission Decision | C. Appeals disciplinary action |
| D. Action not yet taken | E. Exceeds 1 year time limit | F. Remedy for another inmate |
| G. More than one incident | H. ARP procedures not followed | I. Violates Disciplinary No. 38 |
| J. Beyond control of DOC | | |

If grievance is rejected, # 13, # 14, # 15, and # 16 are completed by the Screening Officer, a photocopy of grievance is forwarded to Superintendent for review, and the original grievance is returned to inmate.

14. Rejection Justification: _____

19. Grievance No. _____

17. Date accepted: / /

18. _____
Screening Officer Signature

Item #13, 15, or 17 to be completed within 3 calendar days of item #8.

Distribution: White to point of final disposition. Blue for Unit record; Green to inmate.

Director: This Grievance / Complaint Concerns
Concerns Mayor & Public Department a Conspiracy
Complaint Scheme Perpetrated by 3 Councilmen who must
must write Councilman to receive Mayor's Service. Instead
of Directly writing the Mayor's Personnel, which
Arbitrarily erects an obstacle course. Since Councilman
Chase Ignorantia to oppose our Protest to Asst. Mayor's
Service. This has gone on around Black Prisoners

Since Councilman became the Supervisor case number
in April 2005. all this dealing with them is the Mayor
04-000 820

RECEIVED
JUN 17 2005

DIVISION OF PRISONS

Councilman, Clifford and Anorris. Rowland. Means.
Gavin. are all defendants in Numerous Filed.
Small claims state lawsuits and Federal lawsuits.
Due to their treifling / malicious undermining of
Access to Court Affirmities to Dr. Head and (Crimin.)
Complaint against Polk run Polk. Since Polk's death
has occurred. Federal civil lawsuits ~~undermined~~ Means
Serious brutality against Black Prisoners. Environmental
Water Process Gross (Pathogenic, is fragrant, brown stinking
drinking water. (ATS, mice, brown recluse spiders, placed
maliciously in inmates cells causing serious Poisonings.

Cruelty: Not world normal health in a Prison lockup.
Enslavement: Red Neck abusiveness, designed to further harm.
V. severe At A Prison At Polk over 4 years. There is an
Arbitrary medical standard which disallowed my Complain-
blatant abuse, 20 Chronic blood test did to find me medically Approved
To, Polk. Although my Polk history disagreed with suites 31, Polk
Mr. Councilman

Asst. Dir. D. Osborne 6/24/05
 I signed off on Notary Service. ^{see Subpoena Attached, Clifford/Notary} ^{Topo}

I didn't receive Notary Service, Admin. (2) weeks
 in a row by Todd Clifford and Lare Mosby.
 J. Councilman. There is racial discrimination
 involved. As I told you recently.

Your refusal to intervene. Escalation into a
 State civil suit.

I URGED AND ADVICE You to Get with Munn.
 Also, ABOUT Sweeping / Mopping out recreation
 areas, and Garbage Collection in cells.
 Munn is so afraid. The black guards
 will pass legal papers amongst black and white
 prisoners due to Munn and white guards.
 mistreatment of prisoners in a sadism role.
 That Munn, Nor Rowland cannot follow on.
 Scheduling Notary and Clerical routine.
 If Munn would mind his business,
 instead of organizations / useless distribute Correspondences.
 to black men prisoners. Guffaw Mallins, and Prankster
 Practices. This prison could be better supervised.
 Cleaner, healthier, and less lawsuits.
 Munn feels that being Staffed / Insulted is a
 better Psychological defense for him. He is outwitted and
 draconian in his racial disparity Practices. P.S.
 write more
 when I transfer

- B. If your answer to A is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline).

1. Parties to this previous lawsuit

Plaintiffs: _____

Defendants: _____

2. Court (if federal court, name the district; if state court, name the county):

3. Docket Number: _____

4. Name of judge to whom case was assigned:

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)

6. Approximate date of filing lawsuit: _____

7. Approximate date of disposition: _____

2253

Yes 1 No

Yes 1 No

1. What steps did you take? *Same*

2. What was the result? *Same*

D. If your answer is NO, explain why not: _____

(In item A below, place your name and inmate registration number in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)

A. Name of Plaintiff: Mr. Cornelius Tucker Jr

Address: 1001 Veazey Rd. P.O.-2530 Butte, Montana

B. Additional Plaintiffs and Address:

All defendants in their individual and official capacities under color of state and federal law during their employment incidents of claim

See, Bivens v. Six Unknown Named Agents of Fed. Bureau of Narc. 403 U.S. 388 (1971)

Mr. Cornelius Tucker

#0412703

POB 2500

Butner, NC 27509

Butner NC 27509

1. Michael Munas / Guard Asst, Supt. Polk, P.O. 2500
2. Patty Grossnickle, U.S. Treasury, Account Asst / Customer Ser.
200 3rd St. Parkersburg, W.Va. 26102.
3. DWRELL HARTER: Mgr. Treasury Bureau Public Debt same
4. Robert Fountain, Polk / same
5. WAGSTAFF, Polk Guard
6. R.H. Hobbs Good, Granville County Superior Ct. Judge, 101 Main
St. Oxford, N.C. 27565
7. ADDINGTON, Guard Lt, Polk
8. S. Winslow, Treasury Bureau debt, same
9. Unknown - Named Comm. Treasury Bureau Public
Debt, Fed Agents, Secretary, Director.
12. Treaswer, deputy / 3, Vamburen, Polk Guard Lt
14. George E. Currie, 831 W. Morgan St, Raleigh
NC 27609, Regional office
15. James Orwin, Polk Account Clerk
16. Lynn Adcock, Polk Asst. Asst. Clerk

(In item C below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use item D for the names, positions, and places of employment of any additional defendants.)

C. Defendant See Attachment
is employed as _____

at _____

D. Additional defendants: _____

IV. Statement of Claim

*(Rises Federal Question Law and Facts
42 U.S.C. Sec 1983, 28 U.S.C. 1331, 1332, 1343.)*

State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheet if necessary).

*1st issue: Plaintiff Tucker, 1990 30 U.S. Treasury bonds, SS. Series total
value \$1,500.00, stolen by Fountain and Munro, Public defendants Dec
3, 04 in a cell destruction, and bonds and all his property, even with
firms) transcripts, legal books, photos, legal mailings, outgoing, and stamps.
Insurance Policies, thrown in Trash Containers, in a block hall in
front of Prisoner, witnesses, inmates, Roberto Torres, Ce Orde and
and Ben Nelson, whom corroborate observation
causing: ADVERSE COLLATERAL CONSEQUENCES, Nam, Millions.
Tampered with outgoing legal mailings of Tucker's*

Plaintiff's motion for summary judgment is granted.
Infringement claim is dismissed. No substantial evidence of
copying and 25% of 1947-1955 habitual juvenile
misconduct. Injunctive declaration.

This relates to Judge Robert H. Gordon D. Smith
County Superior Court. 5th Mt. Claims Cases:
AN ORD. ETC. No. 519, 521, 539.

504 AND 505 (And Police Officer Discrimination)
 Federal Law for Judicial Administration
 and Judiciary in an Engagement with
 American Museum of Natural History, Washington, Smithsonian
 to Undermine Bonds of the Possessed by
 Police Staff and Govt Interference in relations
 between President Govt Impediment Fraud Police

[illegible]

Suicide misconduct. Ex. in R. 10 to Claim.
requiring M. and disc. recusal and

Disciplinary / Censure Proceedings
I declare Under Penalty of Perjury That The foregoing is
true and correct. All G. 31, 2005
Mr. Connelmo Author

From Dec. 04 thru Aug. 05 by destruction. Release
Form PDF. 2078, 7000, 2743 From treasury for bonds
lost, mutilated destruction. Reassurances. In A Govt. involved
interbank. Corrupt. Examination of racial positions
revenue is a transaction. Pith. 10th. Amer. (49).

1st and 4th U.S. Const. Am. violations, and to further
divert money reimbursement & cash surpluses. Plk other
defendants Plotten A Torture. Assault by Adolastion. Carrie
Wagstaff Run from prison. Vanburen by Opening my
designated cell door. At 9:00 AM. At 9:00 AM. At

Bent me Using Dangerous Assault, Combat, Not Equip
baton, Stick, Oleo Cartridge Pepper Spray, etc. etc.
Kicking and Beating Me (8) Guards Including Nurse.

Disfranchisement may not have broken 3rd times.
subdural hematomas. Epidural hematomas. Head.
Face, swelling. Pain. Cuts, bruises. Bleeding neck.
back injuries, legs, feet.

I WAS DENIED in STAMPA 4 DAYS and DENIED treatment therefore by Police Guards Staff!

In Human Mistreatment, Torture of A Prisoner.
And American Under Disobedience Act. Tortured Guilt
10 Mar at 10:50 AM. Jan 27. 5:02 PM - 8:35 PM. 180 and 190
ADA of 1991. S.S.I. Disability Recipient
RACIAL PROSECUTION, CIVIL AND UNUSUAL PUNISHMENT, and
DELIBERATE IMPROVEMENT to M^{rs} S. HARRIS MARRIAGE
4th and 8th U.S.C.P. Violations

The TREASURY DEPT. Acted in Concert with Commissioner. Overmann
Informs them on my free, chronic and ADA status.
They refused to Submit to Board 125 Novemb. 87 \$ 7,500.00
149 Bonds mainly A 90 bonds 6.000 Bought Jan. 88.
\$ 4,500.00

Polk - stole Orwin + AOClock Inc \$ 5,500.00
 of the bond and to use to commit in a
 Motive Conspiracy Plot by them and Attorney
 T. Craven, whom denied them to Polk much was
 He broke Contract to keep all bond but my
 Prison release. But Breach the Contract
 to cause the motive Collateral Consequences
 T. Craven defendant intent is to Extort and
 Embroize in release to initiate Contract and
 The Improbable release of the bond amount of
 \$ 2,700. total and referred to release
 30 - bonds into a destroyed by Polk.

Or. resolve the matter in a (Specialty Motivated
 Prodigal Process of the (Legal) Observation Practice
 There are large (Common) body of Endemic (Action of
 Treason (Bond) (State) (Accounting) (Plot) and (Habit)
 (Prison) (Legal) (Specialty) (to) (General) (Action) (The) (A) (Word)
 (When) (at) (2000) (F.O.I.A.) (APPRO) (APPRO) (determination)
 Sec. 261 (31) to (20) (2000) (2000)
 Rate factor to the decision (action) (All) (State) (and)
 (action) (Treason) (action)

310 CAMP 13347
 THE FEDERAL PUBLIC DEFENDER DEFENDANTS, FOR TO CALL
 UPON Fed Investigative Agency, re: Public Defenders Referrals
 (Email me bonos: Only \$ 75.00. or less recent value of
 Prisoner Robert Mlowe in a Prison due to Possibility of Death
 Prison Cell, or worse. Providing Prisoner for money.
 For Evidencing an opportunity.

Relief re: Fiscal Agents, re: Post bond for 353.25 Substantive
 release of Prisoner. See: 353.25
 See: Error of Records 353.49

In immediate Complaints App'd relief re: 353.26 Claimant
 To Preserve Public Confidence in dealing with Issuing
 Agents, see: Adjudication of Claim. Ex Petition 7.

See: 353.28(b), 353.29. Adj. Accrued interest added.

In instant case all defendants coming to
 know a Plaintiff's Perchant for Endemic Racism,
 illegal discrimination practices. Singling out blacks,

(Racial Profiling, Epithets, Slurs, Assaults, brutality).

Re Acts are intentional, Abuse widespread at Govt level, all.

Agencies mentioned, Mrs Candore illegal acts, in their collaboration.

4th cause Applies to my Juvenile Daughter Angeli C. Tucker that
 Suffers, Disease From Vaccines, Autism related. Now in Custody

of F.C.D.S. until Aug. 31, 2005. Numerous linked illnesses.

More definitive / Explained in the research / Complaint

On the following page. reason, which require the
 bonds resolve, to Assist for medical treatment.

at suffer Phlebotomy, Deep Vein Thrombosis.

(Continued Next Page)

* In a June 2000 secret meeting in Georgia convened by the Center for Disease Control and Prevention (CDC) and attended by officials from the Federal Drug Administration (FDA), the World Health Organization and representatives from pharmaceutical companies that manufactured vaccines, the relationship between vaccines and autism was discussed. Tom Verstaeten of the CDC had uncovered statistical evidence that linked thimerosal, the preservative in vaccines, with autism, speech delays, attention-deficit disorders and hyperactivity.

Previous to 1989, a young child received three vaccinations - for polio, diphtheria-tetanus-pertussis, and measles-mumps-rubella. Three additional vaccines were recommended by the CDC and FDA in 1991. Now, by the time a child reaches first grade he/she would have received 22 vaccinations. Since 1991, the incidence of autism jumped from one in 2,500 to one in 166. For fear that the public would reject immunizations, the information was suppressed. By the time Verstaeten's work was published in 2003, he had gone to work for GlaxoSmithKline and managed to bury the link between thimerosal and autism. To further conceal the vaccine study results and to thwart the Freedom of Information Act, the CDC handed the data base Verstaeten used over to a private company

The use of thimerosal has been phased out in most vaccines but vaccines with thimerosal have been shipped to China, India and third world countries where autism rates have soared. It is still used here in some pediatric flu vaccines and in tetanus boosters given to 11-year-olds and required before youngsters can participate in school sports.

Senate Majority Leader Bill Frist, a physician who has received \$873,000 in contributions from pharmaceutical companies, has tried to seal all government-related vaccine documents, as well as the transcripts of the 2000 Georgia meeting. Frist has tried to slip riders into home security and antiterrorism bills that would protect Eli Lilly, the developer of

thimerosal, from law suits. In 2002, Eli Lilly contributed \$10,000 to Frist's campaign and bought 5000 copies of his book on terrorism the day after the "Eli Lilly Protection Act" was passed.

Ethylmercury, a component of thimerosal, has been known to be toxic for decades. Russia banned thimerosal from vaccines 20 years ago. Great Britain, Japan, Austria, Denmark and the Scandinavian countries soon followed. In 1971, Lilly's own studies found that thimerosal was "toxic to tissue cells" in concentrations of one part per million - 100 times weaker than that found in the typical vaccine. It is too toxic to study. When injected into animals, their brains are severely affected. If applied to tissues, the tissues die. Cells in petri dishes die when exposed to it. In 1977, when an antiseptic preserved with thimerosal was dabbed on the umbilical cords of 10 babies in a Toronto hospital, all died.

The federal government has tried to prevent vaccine research and has downplayed their relationship with autism. One reporter, Dan Olmstead of UPI, decided to study a "control" group- the Amish of Lancaster County, Pennsylvania who refuse to immunize their children. Instead of the statistically predicted 130 cases of autism, he found four. Three of the children had been immunized and the fourth had been exposed to high levels of mercury from a power plant.

How could the continued use of this preservative have been allowed? The House Reform Committee found that four of the eight CDC advisors who approved guidelines for a retrovirus vaccine had ties to pharmaceutical companies. It is not necessary to use a preservative in vials of single-dose vaccines. However, it is cheaper to package vaccines in multiple doses, especially for overseas usage and in times of pandemics. Fortunately, most vaccines in the US are in single-dose vials and the incidence of autism has decreased. Iowa and California have banned mercury in all vaccines used in those states.

Violence of Power

(This material was taken by an article by Robert F. Kennedy, Jr., an environmental lawyer.)

IV. Statement of Claim (continued):

This Court has Jurisdiction and Venue for relief. Injunction for Judge Hobgood, Refusing me opportunities in cases: 05-cv-519, 521, 539, 568 Small claims cases, id. Bonds withheld and Destroyed in a Govt impediment interference in relation to treasury bonds recovery: Termination and Engaging in Judicial Misconduct, illegalities to assist extortion/embarrassment campaign with Colleagues of Govt Employment.

V. Denying Access to Court, 1st, 6th, 4th, 5th, 14th U.S.C.A. violation
RELIEF

28 U.S.C. sec. 2201 and 2202
State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

Injunction re Judge/Defendant Hobgood, March 4/50, renewed March. Disqualified from future claims cases. and declaratory case and desist Unlawful Ret and Filed Compensation Damages Awarded 10 million dollars. Each Ref. Dam. Packer separately. U.S. Currency
Punitive Damages Awarded. 30 million dollars.
Reasonable Attorneys Fee 42 U.S.C. sec. 1988, Such and other further relief deemed Equitable in Favor of Plaintiff.

mail Tom Phines, numerous. Fountain, Erwin, Smith, Rowland. Includes: Industrial Commission Suits (6), 1983 Biven's, Suits, others mailed from U.S.N.C. Small Claims suits (4)

Complaints to: N.C. Prisoners Legal Services, 2007/2008 Habeas C. forms / authorized. Return to: Due / state forms. Letter to Treasury Dept (9)

Constitutional rights was denied due to Thummes et al. Conspiracy: mail to delete, and hide. Conspir. involving note by Polk etc. et al. as friend or sealed legal writings.

Shaving Apparatus / Process

Out doors / fresh air. She lived for 5 years.

Access to Courts.

Religious Program

Educational Program

Liberty Interest due process. AMPlicit significant. Harsh P. re: Conditions of Confinement, lockup usually for 5 years, racially motivated Murders.

Theonis Beck, O. Rowland.

Dislocated arm / shoulder, Johnson Medical treatment in A retaliatory routine.

Delib. in it. to serious medical needs

Possessing Securities instruments bonds

at sizeable value. Refused to mail in a

fraud Conspiracy with Lawyer CRAVEN.

V. Relief (continued)

Counsel Appointment
Prison transfer to Medium custody
Surrender: 7,2500 in bonds CAS hold
Plus intact EARNED ACCRUAL
Defendants Dismissed from Govt Employment Positions

VII. Counsel

request law student for Counsel APPT.

- A. If someone other than a lawyer is assisting you in preparing this case, state the person's name:

- B. Have you made any effort to contact a private lawyer to determine if he or she would represent you in this civil action?

Yes ✓ No _____

If so, state the name(s) and address(es) of each lawyer contacted:

Richard Corroix
1112 Wake Forest Rd. Raleigh NC 27604

If not, state your reasons: Denied reffs

- C. Have you previously had a lawyer representing you in a civil action in this court?

Yes _____ No ✓

STATE OF NORTH CAROLINA		File No. 05-CVM-5215	
<u>Granville</u> County		In The General Court Of Justice <input type="checkbox"/> District <input checked="" type="checkbox"/> Superior Court Division	
MR. Cornelius Tucker, Plaintiff		Additional File Numbers	
VERSUS		Motion to Compel Production / Appearance - SUBPOENA	
James BRAXTON CRAVEN III and Gina Oates		G.S. 1A-1, Rule 45	
Party Requesting Subpoena <input type="checkbox"/> State/Plaintiff <input type="checkbox"/> Defendant NOTE TO PARTIES NOT REPRESENTED BY COUNSEL: Subpoenas may be produced at your request, but must be signed and issued by the office of the Clerk of Superior Court, or by a magistrate or judge.			
Name And Address Of Person Subpoenaed TO 1. MICHAEL MUNNS 1001 VEAZEY RD, Butner, NC 27509		Alternative Address 2nd Subpoenaed Person (bik) Penge 2. DAVIS / 1001 VEAZEY RD, Butner, NC 27509	
Telephone No. N/A		Telephone No. 919-575-3070	
YOU ARE COMMANDED TO: (check all that apply): Court Impediments, Property destruction, Racial Disparities <input checked="" type="checkbox"/> appear and testify, in the above entitled action, before the court at the place, date and time indicated below. <input checked="" type="checkbox"/> appear and testify, in the above entitled action, at a deposition at the place, date and time indicated below. <input checked="" type="checkbox"/> produce and permit inspection and copying of the following items, at the place, date and time indicated below. <input checked="" type="checkbox"/> See attached list. (List here if space sufficient) MUNNS, DAVIS, APPEAR be deposed by Mr. Tucker / In Propria Persona Aforestyle, 7/5/2005. DUE to Direct Material witness testimony, to aid decisional Process, MUNNS, order Polk shall to DESTROY outgoing mailings in this case Plaintiff, AND force documents to get a illegal dismissal of him and some stuff from court attendance, as though he's GOOD'S / GUARD. Recently MUNNS at Fed. Civil Court, Judge Boyler in a brutality case, beat a youth bad, also accused of killing a youth at Central Prison, Prior to Polk! His foundation suffered to DESTROY Tucker Bonds, Property Bonds reissuance Pdf 2008 form by unseamed mail inspection illegal routine to DESTROY, discard Court Complaint of Plaintiff. Produce D.C. 141 For Dec. 3, 04 All Grievances, All Dec. 1601, All Police in CAUSARCH, Plaintiff case.			
Name And Location Of Court/Place Of Deposition/Place To Produce Granville Magistrate Court 601 Main St. Oxford NC 27565		Date To Appear/Produce 7-5-05	
Name And Address Of Applicant Or Applicant's Attorney Mr. Cornelius Tucker 1001 VEAZEY RD. Butner NC 27509		Time To Appear/Produce 9:30 <input checked="" type="checkbox"/> AM <input type="checkbox"/> PM	
Telephone No.		Date 6-21-05	
<input type="checkbox"/> Deputy CSC <input checked="" type="checkbox"/> Assistant CSC <input type="checkbox"/> Clerk Of Superior Court <input type="checkbox"/> Superior Court Judge <input type="checkbox"/> Magistrate <input checked="" type="checkbox"/> Attorney/DA <input type="checkbox"/> District Court Judge		Signature [Signature]	
RETURN OF SERVICE			
I certify this subpoena was received and served on the person subpoenaed as follows: By <input checked="" type="checkbox"/> personal delivery. 1305 <input type="checkbox"/> registered or certified mail, receipt requested and attached. <input type="checkbox"/> telephone communication (For use only by the sheriff's office for witness subpoenaed to appear and testify.) <input type="checkbox"/> I was unable to serve this subpoena.			
Service Fee \$ <input type="checkbox"/> Paid <input type="checkbox"/> Due		Date Served 6/27/05	
Signature of Authorized Server [Signature]		Title Dep Sheriff	
NOTE TO PERSON REQUESTING SUBPOENA: A copy of this subpoena must be delivered, mailed or faxed to the attorney for each party in this case. If a party is not represented by an attorney, the copy must be mailed or delivered to the party. This does not apply in criminal cases.			
AOC-G-100, Rev. 10/03 2003 Administrative Office of the Courts (Please See Reverse Side)			

NOTE: Rule 45, North Carolina Rules of Civil Procedure, Parts (c) and (d).**(c) Protection Of Persons Subject To Subpoena**

(1) Avoid undue burden or expense. - A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing an undue burden or expense on a person subject to the subpoena. The court shall enforce this subdivision and impose upon the party or attorney in violation of this requirement an appropriate sanction that may include compensating the person unduly burdened for lost earnings and for reasonable attorney's fees.

(2) For production of public records or hospital medical records. - Where the subpoena commands any custodian of public records or any custodian of hospital medical records, as defined in G.S. 8-44.1, to appear for the sole purpose of producing certain records in the custodian's custody, the custodian subpoenaed may, in lieu of personal appearance, tender to the court in which the action is pending by registered or certified mail or by personal delivery, on or before the time specified in the subpoena, certified copies of the records requested together with a copy of the subpoena and an affidavit by the custodian testifying that the copies are true and correct copies and that the records were made and kept in the regular course of business, and no such records are in the custodian's custody; an affidavit to that effect. When the copies of records are personally delivered under this subdivision, the records shall be obtained from the person receiving the records. Any original or certified copy of records or an affidavit delivered according to the provisions of this subdivision, unless otherwise objectionable, shall be admissible in any action or proceeding without further certification or authentication. Copies of hospital medical records tendered under this subdivision shall not be open to inspection or copied by any person, except to the parties to the case or proceedings and their attorneys in depositions, until ordered published by the judge at the time of the hearing or trial. Nothing contained herein shall be construed to waive the physician-patient privilege or to require any privileged communication under law to be disclosed.

(3) Written objection to subpoena. - Subject to subsection (d) of this rule, a person commanded to appear at a deposition or to produce and permit the inspection and copying of records may, within 10 days after service of the subpoena or before the time specified for compliance if the time is less than 10 days after service, serve upon the party or the attorney designated in the subpoena written objection to the subpoena, setting forth the specific grounds for the objection. The written objection shall comply with the requirements of Rule 11. Each of the following grounds may be sufficient for objecting to a subpoena:

- The subpoena fails to allow reasonable time for compliance.
- The subpoena requires disclosure of privileged or other protected matter and no exception or waiver applies to the privilege or protection.
- The subpoena subjects a person to an undue burden.
- The subpoena is otherwise unreasonable or oppressive.
- The subpoena is procedurally defective.

(4) Order of court required to override objection. - If objection is made under subdivision (3) of this subsection, the party serving the subpoena shall not be entitled to compel the subpoenaed person's appearance at a deposition or to inspect and copy materials to which

an objection has been made except pursuant to an order of the court. If objection is made, the party serving the subpoena may, upon notice to the subpoenaed person, move at any time for an order to compel the subpoenaed person's appearance at the deposition or the production of the materials designated in the subpoena. The motion shall be filed in the court in the county in which the deposition or production of materials is to occur.

(5) Motion to quash or modify subpoena. - A person commanded to appear at a trial, hearing, deposition, or to produce and permit the inspection and copying of records, books, papers, documents, or other tangible things, within 10 days after service of the subpoena or before the time specified for compliance if the time is less than 10 days after service, may file a motion to quash or modify the subpoena. The court shall quash or modify the subpoena if the subpoenaed person demonstrates the existence of any of the reasons set forth in subdivision (3) of this subsection. The motion shall be filed in the court in the county in which the trial, hearing, deposition, or production of materials is to occur.

(6) Order to compel expenses to comply with subpoena. - When a court enters an order compelling a deposition or the production of records, books, papers, documents, or other tangible things, the order shall protect any person who is not a party or an agent of a party from significant expense resulting from complying with the subpoena. The court may order that the person to whom the subpoena is addressed will be reasonably compensated for the cost of producing the records, books, papers, documents, or tangible things specified in the subpoena.

(7) Trade secrets, confidential information. - When a subpoena requires disclosure of a trade secret or other confidential research, development, or commercial information, a court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or when the party on whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot otherwise be met without undue hardship, the court may order a person to make an appearance or produce the materials only on specified conditions stated in the order.

(8) Order to quash; expenses. - When a court enters an order quashing or modifying the subpoena, the court may order the party on whose behalf the subpoena is issued to pay all or part of the subpoenaed person's reasonable expenses including attorney's fees.

(d) Duties In Responding To Subpoena

(1) Form of response. - A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label the documents to correspond with the categories in the request.

(2) Specificity of objection. - When information subject to a subpoena is withheld on the objection that it is subject to protection as trial preparation materials, or that it is otherwise privileged, the objection shall be made with specificity and shall be supported by a description of the nature of the communications, records, books, papers, documents, or other tangible things not produced, sufficient for the requesting party to contest the objection.

INFORMATION FOR WITNESS

NOTE: If you have any questions about being subpoenaed as a witness, you should contact the person named on the other side of this Subpoena in the box labeled "Name And Address Of Applicant Or Applicant's Attorney."

DUTIES OF A WITNESS

- Unless otherwise directed by the presiding judge, you must answer all questions asked when you are on the stand giving testimony.
- In answering questions, speak clearly and loudly enough to be heard.
- Your answers to questions must be truthful.
- If you are commanded to produce any items, you must bring them with you to court or to the deposition.
- You must continue to attend court until released by the court. You must continue to attend a deposition until the deposition is completed.

BRIBING OR THREATENING A WITNESS

It is a violation of State law for anyone to attempt to bribe, threaten, harass, or intimidate a witness. If anyone attempts to do any of these things concerning your involvement as a witness in a case, you should promptly report that to the district attorney or the presiding judge.

WITNESS FEE

A witness under subpoena and that appears in court to testify, is entitled to a small daily fee, and to travel expense reimbursement, if it is necessary to travel outside the county in order to testify. (The fee for an "expert witness" will be set by the presiding judge.) After you have been discharged as a witness, if you desire to collect the statutory fee, you should immediately contact the Clerk's office and certify to your attendance as a witness so that you will be paid any amount due you.

05-17-153

STATE OF NORTH CAROLINA

File No.

05CVM 568

Hranville

County

In The General Court Of Justice
District Court Division-Small Claims

Plaintiff(s)

Cornelius Tucker



MAGISTRATE SUMMONS

☐ ALIAS AND PLURIES SUMMONS

VERSUS

Defendant(s)

RENE Smith
and JOSEPH CRAVEN

G.S. 7A-217, -232; 1A-1, Rule 4

Date Original Summons Issued

Date(s) Subsequent Summons(es) Issued

TO:

Pulk Inst.

TO:

CRAVEN CORP.

Name And Address Of Defendant 1

Rene Smith
1001 VERAZOS Rd. Butts, NC 27509

Name And Address Of Defendant 2

JOSEPH CRAVEN
349 W. MAIN ST. Durham, NC 27702

A Small Claim Action Has Been Commenced Against You!

You are notified to appear before the magistrate at the specified date, time and location of trial listed below. You will have the opportunity at the trial to defend yourself against the claim stated in the attached complaint.

You may file a written answer, making defense to the claim, in the office of the Clerk of Superior Court at any time before the time set for trial. Whether or not you file an answer, the plaintiff must prove the claim before the magistrate.

If you fail to appear and defend against the proof offered, the magistrate may enter a judgment against you.

Date Of Trial 7-21-05	Time Of Trial 9:30 <input checked="" type="checkbox"/> AM <input type="checkbox"/> PM	Location Of Court Magistrate Court - Oxford
Name And Address Of Plaintiff Or Plaintiff's Attorney Cornelius Tucker 1001 VERAZOS Rd. Butts, NC 27509		Date Issued 6-29-05
		Signature Rita M. Oakley
		<input checked="" type="checkbox"/> Deputy CSC <input type="checkbox"/> Assistant CSC <input type="checkbox"/> Clerk Of Superior Court

539/7-11-05/CL0500

RETURN OF SERVICE

I certify that this Summons and a copy of the complaint were received and served as follows:

DEFENDANT 1

Date Served _____ Time Served ☐ AM ☐ PM Name Of Defendant _____

- ☐ By delivering to the defendant named above a copy of the summons and complaint.
- ☐ By leaving a copy of summons and complaint at the dwelling house or usual place of abode of the defendant named above with a person of suitable age and discretion then residing therein.
- ☐ As the defendant is a corporation, service was effected by delivering a copy of the summons and complaint to the person named below.

Name And Address Of Person With Whom Copy Left (If Corporation, Give Title Of Person Copy Left With)

☐ Other manner of service: (specify).

☐ Defendant WAS NOT served for the following reason:

DEFENDANT 2

Date Served _____ Time Served ☐ AM ☐ PM Name Of Defendant Joseph CRAWLEY

- ☐ By delivering to the defendant named above a copy of the summons and complaint.
- ☐ By leaving a copy of summons and complaint at the dwelling house or usual place of abode of the defendant named above with a person of suitable age and discretion then residing therein.
- ☐ As the defendant is a corporation, service was effected by delivering a copy of the summons and complaint to the person named below.

Name And Address Of Person With Whom Copy Left (If Corporation, Give Title Of Person Copy Left With)

☐ Other manner of service: (specify).

☒ Defendant WAS NOT served for the following reason:

Sub Jett is out of town until July 25

FILED
2005 JUL 26 AM 11:31
CLAY COUNTY, MO
Deputy Sheriff

FOR USE IN SUMMARY EJECTMENT CASES ONLY

- ☐ Service was made by mailing by first class mail a copy of the summons and complaint to the defendant(s) and by posting a copy of the summons and complaint at the following premises.

Date Served _____ Name(s) Of The Defendant(s) Served By Posting _____

Address Of Premises Where Posted _____

Service Fee

\$

Signature Of Deputy Sheriff Making Return

Deputy Sheriff 539

Date Received _____

Name Of Sheriff (Type Or Print)

W. L. Hill

Date Of Return 7-12-05

County Of Sheriff

Durham

STATE OF NORTH CAROLINA

GRAVILLIE

County

FILED

2004 SEP 16 AM 9:57

In The General Court Of Justice
District Court Division-Small Claims

No. 04-CVM-841

Abstract No.

Judgment Book And Page No.

Name Of Plaintiff

Cornelius Tucker GRAVILLIE COUNTY, G.S.C.

VERSUS

Name Of First Defendant

JAMES P. CRAWIN

Name Of Second Defendant

JAMES B. CRAVEN, III

NOTICE OF APPEAL
TO DISTRICT COURT

(Jury trial)

G.S. 7A-228, 7A-230

TO THE CLERK OF SUPERIOR COURT:

As the ☒ plaintiff ☐ defendant in the above captioned action, I hereby give written Notice of Appeal on the judgment entered. This Notice is given within ten (10) days after the date the judgment in this action was entered.

C.T. met I certify that today I have served copies of this Notice to all parties involved in this action.

I understand that I must pay to the Clerk of Superior Court the court costs for appeal within twenty (20) days after the magistrate rendered judgment, unless I am authorized to appeal as an indigent, or my appeal will be dismissed.

If I am the defendant, I also understand that in certain cases if I wish to stay execution of the judgment, I may be required to sign a bond and that the plaintiff may have an execution issued after ten (10) days if I have not signed the required bond.

Also, I demand that this Appeal be tried before a ☐ judge. ☒ jury.

Date Of Entry Of Judgment

Aug. 26, 2004

Date Of Appeal

in court, returned 9/1/04

Date Costs Paid

indigent

Amount Of Court Costs Paid

\$ indigent

Signature Of Appealing Party

Signature Of Appealing Party

NOTICE TO THE APPEALING PARTY

NOTICE OF APPEAL. If you did not give Notice of Appeal to the magistrate in open court at the time the judgment was rendered, you may file this written Notice of Appeal with the clerk within ten (10) days after the judgment is entered. You have a right to request a trial by jury. If you do not ask for a jury trial, you will be given a trial by a judge without a jury. You must mail or deliver copies of this form to all of the other parties. If you mail them before filing this form with the Clerk, check the block in the body of the form indicating you have served the parties and fill out the back of the original of this form. If you mail copies after filing this form with the Clerk, you must file a separate certification of service with the Clerk.

MANDATORY ARBITRATION. Many counties have mandatory arbitration programs in which appeals from small claims court are heard by an arbitrator before they go to a district court trial. You will be notified if your case is assigned for mandatory arbitration and, if so, what you must do.

COURT COSTS. Within twenty (20) days after the magistrate's judgment is entered, you MUST PAY to the clerk, in cash, the court costs for appealing the case, or your appeal will be dismissed. If you cannot afford to pay the appeal costs, you may ask the clerk for the form to appeal as an indigent (AOC-G-106). You must file the form to appeal as an indigent within ten (10) days after the judgment was entered.

STOPPING ENFORCEMENT OF JUDGMENT. Summary ejectment: If you are a tenant appealing from a summary ejectment judgment entered against you and you wish to stay on the premises until the appeal is heard, you must SIGN A BOND that you will pay your rent as it becomes due into the Clerk's office; you must PAY IN CASH the amount of rent in arrears as determined by the magistrate; and if the judgment was entered more than five (5) days before the next rental payment is due, you may also have to PAY IN CASH the prorated amount of rent due from the date the judgment was entered until the next rental payment is due. Ask the clerk for the bond form (AOC-CVM-304) to allow you to stay on the premises. If you have not signed this bond and paid the prorated amount of cash within ten (10) days after the judgment was entered, the landlord can ask to have the sheriff remove you from the premises even though the case is being appealed. **Possession of personal property:** If the magistrate's judgment ordered you to return specific personal property to the other party and you wish to continue to hold that property until the appeal is heard, you must sign a bond, signed by at least one surety, that you and the surety will pay any costs and damages if you do not comply with the judgment of the district court. Ask the clerk for the bond form (AOC-CVM-906M). If you have not signed this bond within ten (10) days after the judgment was entered, the other party can ask to have the sheriff take the property from you even though the case is being appealed. **Money judgment:** If a money judgment has been entered against you, you do not need to sign a bond to stop enforcement. The judgment is automatically stayed until the appeal is heard.

NOTICE TO PARTY NOT APPEALING

If the appealing party has not asked for a jury trial and you wish to have a jury rather than a judge without a jury try your case, you must file a written request for a trial by jury with the clerk within ten (10) days after receiving this Notice and, within the same amount of time, you must mail copies of your written request to the other parties. See section on Mandatory Arbitration above.

CERTIFICATE OF SERVICE

I certify that a copy of this Notice of Appeal was served by

- ☐ depositing a copy enclosed in a postpaid properly addressed envelope in a post office or official depository under the exclusive care and custody of the U.S. Postal Service directed to the ☐ defendant, ☐ defendant's attorney, ☐ plaintiff, ☐ plaintiff's attorney.
- ☐ delivering a copy personally to the ☐ defendant, ☐ defendant's attorney, ☐ plaintiff, ☐ plaintiff's attorney.
- ☐ leaving a copy at the ☐ defendant's attorney's office with a partner or employee, ☐ plaintiff's attorney's office with a partner or employee.

☒ Other:

*request Court to deliver copies to Defendant's
Indigent In Forma Pauperis Status*

Date Mailed/Delivered

Signature Of Person Serving Notice Of Appeal

Name And Address Of Person To Whom Mailed/Delivered

Name Of Person Serving Notice Of Appeal (Type Or Print)

Title

to: Director of NC Prisons

NOTES de Recherche

ADMINISTRATIVE REMEDY PROCEDURE

1. Inmate Name: Connerius Turk 2. Inmate No.: 09720313-00000000

3. Location: Polk. D-103 SEG UNIT 4. Date: JUNE 9, 1955

5. Grievance Statement: I informed Supervisor Case mgr. Jennifer Greenbaum
re: our 120 military service two weeks in a row, to no avail. Although
Nathan took Clifford, Nathan's Carcass in (prison) local documents from
Clifford an American Prisoner. Since Admin Rowland took office, THE
CARCASS in Bulk still Assails an Unconpromising Deputation to Access to
Court to us of American Prisoners. On 11th Petition requested military last week
to Greenbaum, to withdraw. Cadric Caldwell exception noted as did
and Clifford was in the Unit known. Nathan's Carcass as papers but
black carcass in the man as Clifford hurriedly duck out to deny us blacks
a military service. This is a direct product of Michael Means and Greenbaum
to suppress hope, Carcass, Carcass (Court) and Unconpromising Deputation. Discrimi-
natory manifest. First Fourth and 14th U.S. Const. Am. violation.

6. What remedy would resolve your grievance?: 1. Reopen military service for (A) Small claims
Proceedings in justice against Palk (b) Savings bonds PIF 1049 Form (D) maliciously
Discredit in award for U.S. Bureau of the S-11 and S-12 as Discredit by means Smith

7. Informal Signature: C. Ronald Tucker I have declared nothing to the Mayor
04-04-93

04-10-86

8. Date received: ____/____/____

10. ☐ This grievance is returned and can only be accepted when your current grievance completes step two.

11. Date delayed: / /

13. The grievance is rejected for the following reason(s): (Enter Code)

- | | | |
|------------------------------------|---------------------------------|---------------------------------|
| A. State or Federal Court Decision | B. Parole Commission Decision | C. Appeals disciplinary action |
| D. Action not yet taken | E. Exceeds 1 year time limit | F. Remedy for another inmate |
| G. More than one incident | II. ARP procedures not followed | I. Violates Disciplinary No. 38 |
| J. Beyond control of DOC | | |

If grievance is rejected, # 13, # 14, # 15, and # 16 are completed by the Screening Officer, a photocopy of grievance is forwarded to Superintendent for review, and the original grievance is returned to inmate.

14. Rejection Justification: not applicable

15. Date rejected: 1/24/19 16. 1/24/19

17. Date accepted: 1/10/2017 18. 2

19. Grievance No. _____

Item #13, 15, or 17 to be completed within 3 calendar days of item #8.

Distribution: White to point of final disposition, Blue for Unit record; Green to inmate.

I Declare Under Penalty of Perjury
That the foregoing is True and Correct

Aug. 31st, 2005

Witness My hand. M. Cornelius Tucker

POB 2500

Butner NC 27509

OPus# 0412703